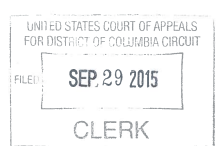


ited State. Court of Appeals district of Columbia Circuit OF APPEALS FOR THE DISTRICT OF COLUMBIA

#15-5192

KURT MADSEN APPELLANT



V,

WILLIAM SMITH APPELLES,

MOTION FOR INTERVENTED BY UNITED STATES
CONGRESS.

NOTIFICATION OF TREASONS TO CHEEF JUDGE OF THE UNITED STATES COURT OF APPEALS FOR THE DISTRECT OF COLUMBIA, AS APPEALABLE UNDER TITLE I UNDER STATES CORE SECTION 204 I USC FLOY "POSITIVE LAW" 18 USC \$ 2182?

I KING MADSEN SWEAR INDER THE PENNEYY OF PENSURY
UNDER THE LAWS OF THE UNESTED STORES
THE FACTS HEREEN ARE TRUE AND KURT MADSEN
CORRECTIONAL ENTERLY
SEPPENBER 22, 2013 SOUTH CORRECTIONAL ENTERLY

20817 17TH AVE S DES MOTRIES WA 98198

IMPRODUCTION AFFE DAVET

I, KURT MADSEH, APPELLANT AM CHARANTY INSLAVED AT THE SOUTH CORRECTIONAL ENTITY "SCORE JAIL"

20817 ITH AVE S, DES MODRES WA 98198.

I WAS KIDNAPPED ON SEPTEMBER 15,2015 BY ANOTHER ENTITY OF THE TEAMSTERS UNION EMPIRE THE CITY OF KENT POLICE DEPARTMENT, WHO ENTERED MY BEDROOM AT MY RESIDENCE 24608 11674 AVE SE KENT, WIA 98030,

THE TEAMSTERS UNION OFFICER PULLED ME NAKED OUT OF MY BED AND TRANSFERED ME TO "SCENE INSL" ANOTHER ENTERY WHECH SUPPORTS THE TEAMSTERS UNIDON EMPTRE.

THE TEAMSTERS OFFICER REFUSED TO PRODUCE THE WARRANT! AS HAS THE TEAMSTERS ENTIFY (SCORE JACK")

HOWEVER, ALL IMPLIATIONS ARE IT IS THE SAME TYPE OF WARRANT' WHECH WAS ARTICULATED IN THE ORIGEREAL APPLICATION FOR WRITT OF HABEAS CORPUS. (SEE APPLECATION ATTACHED TO NOTICE OF APPEAL)

ALTHOUGH MY IGHORANCE OF THE LAW IS NO EXCUSS, I HAVE RELEXANT PARTIED / USC 8204 "POSTITUR LAW" AS PREMA FACEA EVEDENCE. WHICH IS SUPREME TO THE "ONE SUPREME COURT" RULE DISCHARGED" IN MARBURE V. MADISON (1803)

. MUREOVER, I SHOULD HAVE RECEIVED DISHARGE UNDER TEACH 18 USC \$ \$ 3182 THROUGH THE VHERED STATES DESTRECT CORT FOR THE DISTRICT OF COLUMBA, THROUGH COUNSEL UNDER THE CREMENTAL JUSTICE ACT.

SINCE I WAS DENSED THE REGIT IN THE INFERENT SUPEREUR COURT FOR THE PEGTRECT OF COLUMBIA, VHOER FARESTA V CALEFORNIA. UNDER DC. CODE & 16-1903? (NOT SURFICE A) ONCE I HAMED EASE HOLDER THE ARTICLE I SECTION 9 CLASE 2 HABERS CORPUS TRANSFERS TO THE UNITED STATES COURT UNDER \$ 23-704 - DC 5008 "FUGITIVE FROM JUSTICE" IS HEAVED UNDER 18 USC 3182.

MY IGNORANCE OF THE LAW WAS DUE TO THE DESCRIPT OF PUE PROCESS OF LAW BY THE CO. CJA APPOINTED COUNSEL AND THE INFERSOR SUPERSOR COURT,

THE "ACTUAL CHEEF EXECUTIVE OFFICER" OF THE DISMECT OF COLUMBIA UNDER DC, CODE WAS HOTIFIED OF BY ACTS OF TREASON. LEE SATTERFIELD.

HE WAS ALSO "SOME JUDGE" UNDER 18 USC 2182 -NOT SURE OF \$1 - NOTSESSED OF ACTS OF TREASON

AN USWORM "OKESCER" & VEA ARTICLE 6 CLAUSE 3 OR ASTITUE! WEEZOY "POSETIVE LAW!" 4USCE 101 WHO ISSUES ARREST WARRANTS, HOWEVER HAS AN ALLEGRANCE TO THE UNIZON OF THE UNITTED STATES IS A TRAITUR! MURROWER, IT IS ALL ACT OF TYRANAY.

IT IS COMPARY TO EVERY CHARTER OF FREEDOM.

Filed: 09/29/2015 THE TEAMSTERS UNION WAS DEFENED BY ROBERS K, KEMPEDY AS "THE EMERY WERREN" ETRES 1968 AS ATTORNEY BENEFAL OF USA)
THEER CHORTERED FLIGHT AS ARTICULATED IN DKT, 12 INHIGH ARRIVED AT DAWN IN THE DISTRICT (DULLES) REMOVED ME BY FORCE BEFORE THE UNITED STATES MARSHALLS SERVECE USING AREVED FOR SERVELE AT THE APPELLEE'S BUSIONES, IN THE DISTRECT, I WAS REMOVED WEAHOUT THE CLUTHS APPENDE TOOK FROM MY BACK, (SWIFT AND CEPTAIN REMODEL) JUPGE COLLYER REPERTEDLY CLASERS THE CASE IS MUST BECAUSE I WAS AM NOT THE PISTRECT'S JURISPECTEDION, IH MY BY AFFFOAUTY I WAS I CHURANT IN MENTIONENER THE IUSCEZOY POSTITUE LAW TO CREOTE THE PREMI PAKED EVEDENCE, AS IT PELATES TO "INVOLVERARY SERVETUDE" AND BETALL REPURSED TO A STATE OF PEONAGE, FROM THE SEAT OF ASYLUM. I WAS IN THE DESTREET WHILM THE CLERK DECEDED 10 MOLATE 18 USC 2076 AND SUSPEND THE PREVOLEPLE OF WRET OF HABEAS CERPUS ALTHOUGH FINED WERE AFTER AH ORIGINAL, IT WAS HELD OVER 30 DAYS! KROM SEPTEMBER 8, 2014 THROUGH OCTOBER 10, 2014. MOREOVER ON SEPTEMBER 29,2014 I WAS KEDNAPPED AND REMOVED BY FORCE FROM THE DISTRECT AND NOW RETURNED TO A STATE OF PEAKAGE "INVOLUNIMELY SERVETUDE" THE WASHINGTON STATE GOVERNOR WAS NOTSFEED IN ALAST 18 USL 3132 HAS A 70 DAY TIME FRAM 40012

USCA Case #15-5192 Document #1576959

2014, THE ASSISTANT UNTERED STATES ATTORNEY WAS NOTZERED IN AUGUST AND SEPTEMBER, ZOM.

THE BOTAUSA WAS ROBERG LITTLE AND ALISTHER WHO RECEIVED TWO SEPERATE REQUISITION REQUESTS. BOTH BASED UPON A VUARRANT I ISSUED BY AN "OFFICER" OF 'THE ENEMY WESTERN"

THE POCUMENTS CAN BE LOCATED IN THE NOTECE OF APPEAL ACROBAT DOCUMENT CLOUD LINKS.

ON SEPTEMBER 15, 2015 BEFORE I WAS KARNAPPER AND HELD EXILARD, I SPOKE TO A VIETED STATES POSTAL WARKER, WE CONCLUDED IT WOULD COST ABOUT \$ 1300 D SEND THE DOCUMENTS TO WASHERLE FOR D.C. THROWERS THE USPS, AND VERIFY RECEIPT.

PROUGH "ERRY ARE" THE CHARGERS OF SLAVERY", THE SEPTEMBER 29, 2014 SUARTHERD FLEGHT TO DUCLES INTERNATIONAL AND BACK TO SEATTLE COST THE TEAMSTERS USIZON ABOUT \$43,0000 NOTHENG FOR THE MASTERS OF THE TEAMSTERS WEN! A PECTURE OF THE ASPCRAFT IS CONTAINED IN THE MOTSON FOR RUCUSAL AND RULE 46 OBJECTIONS.

IT STRIKES ME AS A MASSINE ABUSE OF POWER FOR THE DISTRICT COURT JUPICE TO ALLOW THEN FROKERSTS FERTALL VOA EMASL.

MORGOVER, TO RULE ON THE COA ISSUED IN

AMER THE DISPACE COURT RELEIVED THE COURT OF APPEACES CRDER

THES IS BECAUSE THE DESTRACT COURT RELEAVED AND PETUSED TO FILE THE MUTINI FOR PELUSAL AND RUCE 46 OBJECTACKS ON JULY 13TH, 2015.

THE DISPOSET COURS THEN FILES THE DEFEAR OF COA, KNOWERLY A PECUSAL MOTTON AND RULE 46 OBJECTIONS WERE MADE.

THEN FIRED THE "DOCKET" PREUN TO FRIEND THE RECEDIED RECESAL MAZON AND RULE 46 URSECTIONS.

THE DESTRUT COURT THEN PUED A DENTAL OF RECUSAL AMO FAILED TO RULE ON RULE 46 OBJECTIONS,

THE DISTRICT CORT CAN NOT BE TRUSTED TO HALIOLE A RULE GO(b) MOTION FOR NEWEST MURROVER, THE DESTREET COURT BACKDATED THE MARCH 21,2015 MARCENE TO COTOREDE WERE THE 28 DAY RULE 59.

I DED NOT RELEGIE DUE PROCESS OF 28 USUS 2071 "THESE BUSINESS" EQUALLY

THE CHESTED STATES WAS CHEVEN 20 DAYS FROM THE 18USE 2076 VICEATERN) FROM NOTIFICATION, BY US MARSHELLS, MIHE WAS THE CERRUPTION XICTIFICATION,

I, KURT MADSEN, THE APPENDANT, HEREBY MOTION THE CHIEF
JUDICE OF THE UNITED STATES COURT OF APPEALS FOR THE DISTRECT
OF COLUMBRA TO ISSUE AN ORDER TO THE UNITED STATES
CONGRESS TO INTERVENE UPON THE ACTS OF INSURPECTION
AND 'INVOLUNTARY SERVITUDE' WHICH CULMENATED ON SEPTEMBER
29, 2014 IN THE ARTICLE I SECTION 8 CLAUSE 17 DISTRICT
OF THE SEAT OF THE GOVERNMENT OF THE UNITED STATES
IN A BUILDING WEIMEN THE 10 MILE SQUARE AREA
OPERATED BY APPEALER,

AUTHORITY

PURSUALITY TO TETLE I USES 204 "POSSITUR LAW" IS PREMA FACED EVEDENCE IN ANY COURT WESTERN THE UNITED STATES, THEREST, DISTRECT OF COLUMBED CODE IS ALSO PREMA FACED EVEDENCE.

CHORP APPSILLE 6 CLAUSE 2 THE CONSTERTEDLY OF THE CHESED STATES IS THE SUPREME LAW OF THE LAND.

ALMOUGH I HAVE ARTICULATED BY DISTAIN FOR MARRIAD VI,
MARISON (1907) WHISCH TOGSETHER WITH DREP SCOTT Y SANDFORD (1857)
CNLY SEEMS TO EXTEND SLAVERY INTO THE NEXT TREE OF
FREE STATES, UNDER ARTICUE 4 SECTION 4 THE GENERALE
JUDICIAL BRANCH.

IT'S AS IF JHON MARSHALL SOLD SOCRETY UPON A WHOLE NEW
SUDJUGAL BRANCH IN HES ELOQUENT EXPLANATION IN THE MARRINY
V. MADISON OPENION, WHICH WAS NOT ASKED FOR BY PRESIDENT
THOMAS SEFFERSON UNDER ARTICLE 2 SECREON 24 HOW

THE SUBJECT IS TO COMPLEX TO EXPLAIN USING ONLY A GOLF PENCEL AND MY MEMORIE, IZNOWENG A BETTER WAY EXISTS. -

"THE RULE DISCHARGED" HAS ELIMINATED ARTICLE 4

SECTION 4 "REPUBLICANT FORM" OF GOVERNMENT UNDER

ARTICLE 6 CLAUSE 2 AND STATE COURT JUDGES

WHO'S CLAIMS TO FAME ARE "SAY WHAT THE GAM IS"

I HAVE SOMEWHAT OF A SOFT SPOT ON THE SUBJECT AS IT RELATES

TO THE UNITED STATES CORF OF APPEARS IN THE DESTRECT OF

COLUMBIA, HOWEVER THE 5D AMENDMENT IN COMBINATION WITH THE

BYTH NEW FULLY REALIZED,

ESTAMBLE THE COURT OR A DERIMATEUR DELIDED UNITED STATES

V. MORELAND IN 1922.

USUALLY PAR "ONE SUPPEME COURT" WILL ABOUN AN APPEAL OF AN "OPINION" OF A JUDGE OR A STATE COURT JUDGE TO BECOME THE NEW RULE DISCHARGED AND THE ONE SUPPEME COURT LAW OF THE LAND.

CONTRARY TO ARTICLE 6 CLAUSE Z.

FOR ANNONERS ON THE ISSUE LOOK AT THE DISENT IN HURTADO V, CAUSFORNIER (1884) PUESSY V, FURGUSON. MAXWIELL V DOW (1900) + SEVERDL OTHERS

YOU WILL FIND NO MEMORY OF THE HONORABLE JUDGE JUHH MARSHALL HARLAN IN THE "ONE SUPREME COURT" WHELE BROKE GROWN ON DECEMBER TO AND GIVES AN AMPLIEUR I SECTION 8 CLAUSE ID" TETLE OF NOBILITY TO JUDGE JUHH MARSHALL - AS "PHESE BUSINESS" 28 USES 2071 FOR SOLM/ CAROLENA AND DECEMBER 2021 HAS & SHEWAL! ROP 16

"IT IS UNCURR WHAT THE COURT ON APPEALS MUSICADO,
HOWEVER, RESSAUCE UPON THE RECORD WHILL IS LAMERED
DUE TO TRANSPORS PROVIDENCE "AND AND COMPORT" TO "THE
ENEMY WARREN" WOULD BE AN INJUSTICE AND
FURRALEN "PLO AND COMPORT" TO THE ENEMY WESLEN"
WHICH THIS PLEADENCE PRE-DATES THE DECESSION
TO ELEMENTE THE OVER SECURIT FOR THE US. DESTRUCT
COURT IN HEN YORK OF THE TEAMSTERS UNCON,

PHENTONIS BUARD ACT 29 USE \$ 152 WHEREBY HAVE OVERTANENT THE CONSTITUTIONAL PONIERS OF WASHINGTON!,
THE TEAMSTERS UNEON OFFICERS HAVE COMMETED MASOR LITTLES OF CRIMES ACATUSTS
THE UNITED STATES - SEE POSITIVE LAWS"
THEY YOURTED MY PECHAT SECURED APPER
THE COURSE WHAT!

THE TEAMSTERS WEDN HAS INVADED THE STATE OF

AS I THOTOGRED IN MY MOTEIN FOR EXTENSION OF TIME RACE, AGE SEX ALL APPROT OF INVOLUNTARY SERVITURE" VISITION BEGALG A PARTY DULY CONVICAGO.

A YOUNG NATIVE AMERICAN KID WHO WAS ONLY 17 FOR HIS LATEST "INVOLVITARY SERVITURE" WAS ONLY 124EARS OLD WHEN THE TEAMSTERS UNISAN VICTOMIZED HEM AS AN ADULT.

gara

APPENDIX J IS THE EVENER IN NOVEMBER 2006, YET
BORN JAHUARY 2004.

THIS FENGER PREMIS ON PAGE 3 LOOK LIKE MY SMALL HAND WHEN I WAS IS, AS USED BY THE ENEMY WESTERN THE PREMISER REQUEST.

KLB WAS TREATED WERE AN ADVLT AT

- 1) 12 YEARS
- 2) 12 YEARS
- 3) 13 YEARS
- 4) 13 YEARS
- 5) 13 YEARS
- 6) 15 YEARS
- 7) 16 YEARS
- 8) 17 YEARS,

SEE PAGE 2 APPENDIX J.

IS IT DUE TO THE FACT HE IS A MATTER AMERICAN UNDER THE ENABLENCE ACT OF 1889?

CUPPERITY KCB IS CURLED UP IN A BALL, OF IN A FEBRE POSSIBLE, (OR USUALLY IS) THREE DOCKS DONING.
HE PERUSES TO ATTEND THE DOCKSOND TEAMSTERS
HEADENES.

HIS NOUD WAS RAPPED BY THE INSURPECTION

DOES THE JUVENIEUS JUSTICE ACT PROTECT JUVENEUS?

THE COURT OF APPEAUS CAN DO NOTHERE FOR KLB OR OTHER TEAMSTERS UNEAR VELTERS.

HOWEVER, THE VICTED STATES CONGRESS

I LEFT THES LAND OF LAWLESSNESS TO SELLK JUSTICE THE DISTRICT OF THE UXBON OF THE UNITED STATES.

CONSTITUTED OF SERVITUDE

MUST I CETE THE SUPPLEME LAND OF

OR THE ANTHONEY WHELL DESCHORER THE PURE ,

BECAUSE I WOULD BET \$18 TRELIEON DOLLARS
THE PEOPLE OF THE UNITED STATES WOULD
HAVE SOMETHENG TO SAY REGARDING
THE ACCUSATIONS OF JUVINILES TO BE
THEATED LIKE ADULTS DISPANGING RULES!

CONCLUSION

THE JUDICIAL POWER OF AN APPOINTED ARTICLE.

2 SELFEON 2 "OFFICER" - INFERENCE OFFICER ON

THE ADVICE AND CONSENT OF THE SENATE

HAS ALLOWED THE ARTICLE I SECFEN 9

CLAUSE 2 WRET TO BE SUSPENDED,

HE "NOWED POWER" OF THE

ARTICLE 2 SELFTON 2 APPOINTED INFERENCE

OF FILER HAS LIMITED THE SCOPE OF

AN APPEAL.

APOSTSONANY ME "JUDICIAL POMER" TAFERORE
ALIGNE COMPRESON PARTYS' NOT DULY
CONVECTED, TO FOR 'THROUNTARY SERVETURE'
MUREOVER, THE AUTING "CHEE EXECUTIVE
POWER" OF THE DESTREE LEE SATTER FILLED
PROVIDED AZO AND COMFORT TO "THE ENERGY
WEARDS" BY REPURAN DECORDED AND REMOVERS WERE
THEREFORE I REQUEST CONCERNSSIONAL
THEREFORE I REQUEST CONCERNSSIONAL
THES MATTER.

SEPTEMBER 22, 2015

SOUTH CERRUPTION ENTER

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Case Number: 11-1-00765-2 Date: August 17, 2011 SeriaIID: D8D92F86-F20D-AA3E-587D9CD29E428204 Digitally Certified By: Keyin Stock Pierce County Clork, Weshington

11-1-00765-2



SUPERIOR COURT OF WASHINGTON FOR PIERCE COUNTY

351695

STATE OF WASHINGTON, CAUSE NO. 11-1-00765-2 . Plaintiff, JUDGMENT AND SENTENCE (FJB) M Prison [] RCW 9.54A.712 Prison Confinement Jail One Year or Less KALL CARE DUM First-Time Offender Defendant. Special Sexual Offender Sentencing Alternative Special Drug Offender Sentencing Alternative WA23739681 DOB: 01/0/1994 [] Breaking The Cycle (BTC) [] Clerk's Action Required, para 4.5 (SDOSA), 4.7 and 4.8 (\$\$0\$A) 4.15.2, 5.3, 5.6 and 5.8 []Juvenile Decline []Mandatory []Discretionary

I HEARING

1.1 A sentencing hearing was held and the defendant, the defendant's lawyer and the (deputy) prosecuting attorney was present.

IL FINDINGS

There being no reason why judgment should not be pronounced, the court FINDS:

2.1 CURRENT OFFENSE(S): The defendant was found guilty on Sillo, 2011 by [X] plea [] jury-verdict [] bench trial of:

COUNT	CRIME	RCW	enhancement Type=	Date of Orime	INCIDENT NO.
Ĩ	AGSAULT IN THE SECOND DEGREE (E26)	9A.56.190 9A.56.210	None	2/12/2011	PCSD 110430200
П	UNLAWFUL POSSESSION OF A FIREARM IN THE SECOND DEGREE (GGG 104)	9.41.010 9.41.040(2)(n)(i)	None		PCSD 110430200

(F) Firearm, (D) Other deadly weapons, (V) VUCSA in a protected zone, (VH) Veh. Horn, Sec RCW 45.61.520, (F) Juvenile present, (SM) Sexual Motivation, (SCF) Sexual Conduct with a Child for a Fee. See RCW 9.94A-533(8). (If the crime is a drug offense, include the type of drug in the second column.)

JUDGMENT AND SENTENCE (JS) (Telony) (7/2007) Page 1 of 10

11-9-09145-8

Office of Prescuting Attorney 930 Tacoma Avenue S. Room 946 Tacoma, Washington 98402-2171, Telephone: (253) 798-7400

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11-1-00765-2

as charged in the AMENDED Information

- [] Current offenses encompassing the same criminal conduct and counting as one crime in determining the offender score are (RCW 9,94A,589);
- [] Other current convictions listed under different cause numbers used in calculating the offender score are (list offense and cause number):

CRIMINAL HISTORY (RCW 9,94A,525): 2.2

-	CRIME	DATEOF	SENTENCING	DATE OF	Acri	TYPE
		BENTENCE	COURT	CRIME	ADULT	OF
			(County & State)		JUV	CRIME
ï	RESBURG	11/07/06	Pierce Cty, WA	9/19/06	Adult	NV
2.	UPFIREARMIT	11/07/06	Pierce Cty, WA	9/19/06	Adult	NV
3	ATT RES BURG	2/07/07	Pierce Cty, WA	1/17/07	Adult	ΝV
4	ATT BURG 2	2/07/07	Plerce Cty, W.A.	1/17/07	Adult	NV
5	BURG 2	5/10/07	Pierce Cty, WA	3/26/07	Adult	NV
6	BURG 2	2/24/09	Pierce Cty, W.A	10/31/08	Adult	ÞΛ
7	CUSTODIAL ASLT	8/31/10	Lewis Cty, WA	3/09/10	Adult	NV
R	OTHER CURRIENT	Current	Plerce Cty. WA	2/12/11	Adult	- 3

[] The court finds that the following prior convictions are one offense for purposes of determining the offender score (RCW 9.94A.525):

SENTENCITRES DATA.

- Tare						·
COUNT NO.	offender Score	SERIOUSNESS LEVEL	EDMAR CRACHATE (not indudus genhadai ton)	Plus Enhancements	TOTAL STANDARD RANGE Gnaluding enhancements	MAXIMUM TERM
I	4.5	17	15-20 MONTHS	NONE	15 - 20 MONTHS	10YR3/ \$20,000
П	4.5	III	12+-16 MONTHS	NONE	12+-16 MONTHS	5YRB/ \$10,000

] EXCEPTIONAL SENTENCE.	Substantial and compelling reasons exist which justify a
--	-------------------------	--

[] within [] below the standard range for Count(s) _

[] above the standard runge for Count(s) [] The defendant and state stipulate that justice is best served by imposition of the exceptional sentence above the mandard range and the court finds the exceptional sentence furthers and is consistent with

the interests of justice and the purposes of the sentencing reform act. [] Aggravating factors were [] stipulated by the defendant, [] found by the court after the defendant

waived jury trial, [] found by jury by special interrogatory. Findings of fact and conclusions of law are attached in Appendix 2.4. [] Jury's special interrogatory is strached. The Prosecuting Attorney [] did [] did not recommend a similar sentence.

ABILITY TO PAY LEGAL FINANCIAL OBLIGATIONS. The court has considered the total amount 25 owing, the defend's past, present and future ability to pay legal financial obligations, including the defendant's financial resources and the likelihood that the defendant's status will change. The court finds that the defendant has the ability or likely future ability to pay the legal financial obligations imposed herein. RCW 9,94A,753.

[] The following extraordinary circumstances exist that make restitution inappropriate (RCW 9.94A.753):

JUDGMENT AND SENTENCE (JS) (Felony) (7/2007) Page 2 of 10

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Race:	AslavPacific Islander	[]	Black/African- American	. [1	Caucasian	Ethn:	icity: Hispanic	50x: [X]	Male
	Native American	[]	Other: :			[X]	Non- Hispanic	()	Female
THE STATE OF		P	ra takeni pimultane c			~- 	Left T		
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JUDGMENT AND SENTENCE (JS) (Felony) (7/2007) Page 10 of 10

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